H2988 McClain McClintock McCollum McEachin Reed McGovern McHenry McKinley McNerney Meeks Meijer Rose Meuser Mfume Miller (IL) Ross Miller (WV) Miller-Meeks Moolenaar Ruiz Mooney Moore (AL) Rush Moore (UT) Moore (WI) Morelle Moulton Mullin Murphy (FL) Murphy (NC) Nadler Schiff Napolitano Neal Neguse Schrier Nehls Newhouse Newman Norcross Norman Nunes Sewell O'Halleran Obernolte Sherrill Ocasio-Cortez Simpson Owens Sires Palazzo Slotkin Palmer Panetta Pappas Smith (WA) Pascrell Smucker Payne Soto Spanberger Pence Perlmutter Spartz Peters Speier

Price (NC) Steil Quigley Steube Raskin Stevens Stewart Reschenthaler Strickland Rice (NY) Suozzi Rice (SC) Swalwell Rodgers (WA) Takano Rogers (AL) Tavlor Rogers (KY) Tenney Thompson (CA) Rosendale Thompson (MS) Thompson (PA) Rouzer Tiffany Rovbal-Allard Timmons Titus Ruppersberger Tonko Torres (CA) Rutherford Torres (NY) Trahan Sánchez Sarbanes Turner Scalise Scanlon Upton Schakowsky Valadao

Underwood Van Drew Schneider Van Duyne Schrader Vargas Veasey Schweikert Vela Scott (VA) Wagner Scott, Austin Scott, David Walberg Walorski Sessions Waltz Wasserman Sherman Schultz Waters Watson Coleman Webster (FL) Welch Smith (MO) Wenstrup Smith (NE) Westerman Smith (NJ) Wexton

Wild

Williams (GA)

Williams (TX)

Wilson (FL)

Wilson (SC)

Wittman

Womack

Yarmuth

Young

Stefanik NAYS-21

Stansbury

Stanton

Stauber

Steel

Bowman Brooks Bush Escobar Espaillat García (IL) Good (VA)

Pfluger

Phillips

Pocan

Porter

Posev

Greene (GA) Omar Harris Perrv Herrell Pressley Huffman Tlaib Jones Massie Velázquez Weber (TX) Meng

NOT VOTING-11

Aderholt Allen Babin Burchett

Davidson Mrvan Davis, Danny K Pingree Fulcher Salazar Hollingsworth

□ 1900

VELÁZQUEZ, Messrs. BROOKS, ESPAILLAT, WEBER of Texas, Mrs. GREENE of Georgia, Mses. HERRELL and ESCOBAR changed their vote from "yea" to "nay."

Messrs. LONG, HIGGINS of New York, and HERN changed their vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Ms. OCASIO-CORTEZ. Mr. Speaker, during rollcall vote No. 173 and H.R. 1374, I mistaken recorded my vote as "yes" when I should have voted "no."

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Amodei Kirkpatrick (Balderson) (Stanton) Kuster (Blunt Clarke (NY) (Jeffries) Rochester) Lawson (FL) Cooper (Clark (MA)) DeFazio (Davids (KS))DeSaulnier (Matsui) Espaillat (Jeffries) García (IL) (Garcia (TX)) Hoyer (Brown) Johnson (TX)

(Jeffries)

(Jeffries)

(Pallone)

Kelly (IL)

Kim (N.I)

(Evans) Lieu (Beyer) Lowenthal (Beyer) Lynch (Clark (MA)) Maloney, Carolyn (Rice (NY)) McCaul (Arrington) Meng (Clark (MA)) Moulton (Beyer) Mullin (Cole) Napolitano (Correa)

Pappas (Clark (MA)) Payne (Pallone) Porter (Levin (CA)) Rodgers (WA) (Jovce (PA)) Ruiz (Aguilar) Rush (Underwood) Sewell (DelBene) Suozzi (Panetta) Thompson (MS) (Butterfield) Torres (Clark (MA)) Vela (Gomez) Velázguez (Jeffries) Wilson (FL) (Haves)

Neal (McGovern)

PREVENTING CRIMES AGAINST VETERANS ACT OF 2021

The SPEAKER pro tempore (Ms. Ross). Pursuant to clause 8 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 983) to amend title 18, United States Code, to provide an additional tool to prevent certain frauds against veterans, and for other purposes, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. NADLER) that the House suspend the rules and pass the bill, as amended.

The vote was taken by electronic device, and there were—yeas 416, nays 5, not voting 9, as follows:

[Roll No. 174]

YEAS-416

Adams Budd Crist Aguilar Burgess Crow Cuellar Allen Bustos Allred Butterfield Curtis Amodei Calvert Davids (KS) Cammack Armstrong Davidson Arrington Carbajal Davis, Rodney Auchincloss Cárdenas Dean DeFazio Axne Carl Babin Carson DeGette Bacon Carter (GA) DeLauro DelBene Baird Carter (LA) Balderson Carter (TX) Delgado Banks Cartwright Demings DeSaulnier Barr Case Casten Barragán DesJarlais Castor (FL) Bass Deutch Diaz-Balart Beatty Castro (TX Cawthorn Bentz Dingell Bera. Chabot Doggett Donalds Bergman Chenev Doyle, Michael Beyer Bice (OK) Cicilline Biggs Clark (MA) Duncan Bilirakis Clarke (NY) Dunn Bishop (GA) Cleaver Emmer Bishop (NC) Cline Escobar Blumenauer Eshoo Espaillat Cloud Blunt Rochester Clyburn Boebert Clyde Estes Bonamici Cohen Evans Bost Cole Fallon Bourdeaux Comer Feenstra Boyle, Brendan Connolly Ferguson Cooper Fischbach Brooks Correa Fitzgerald Brown Costa Courtney Fitzpatrick Brownley Fleischmann Buchanan Craig Fletcher Buck Crawford Fortenberry Bucshon Crenshaw Foster

Gallego Garamendi Garbarino Garcia (CA) García (IL) Garcia (TX) Gibbs Gimenez Gohmert Golden Gomez Gonzales, Tony Gonzalez (OH) Gonzalez, Vicente Good (VA) Gooden (TX) Gosar Gottheimer Granger Graves (LA) Graves (MO) Green (TN) Green, Al (TX) Greene (GA) Griffith Grijalva Grothman Guest Guthrie Hagedorn Harder (CA) Harris Harshbarger Hartzlei Hayes Hern Herrell Herrera Beutler Hice (GA) Higgins (LA) Higgins (NY) Hill Himes Horsford Houlahan Hoyer Hudson Huffman Huizenga Tssa. Jackson Jackson Lee Jacobs (CA) Jacobs (NY) Jayapal Jeffries Johnson (GA) Johnson (LA) Johnson (OH) Johnson (SD) Johnson (TX) Jones Jordan Joyce (OH) Joyce (PA) Kahele Kaptur Katko Keating Keller Kelly (IL) Kelly (MS) Kelly (PA) Khanna Kildee Kilmer Kim (CA) Kim (NJ) Kind Kinzinger Kirkpatrick Krishnamoorthi Kuster Kustoff LaHood LaMalfa. Lamb Lamborn Langevin Larsen (WA)

Frankel, Lois

Franklin, C.

Scott

Gallagher

Gaetz

Larson (CT) Rogers (KY) Latta LaTurner Rose Lawrence Rosendale Lawson (FL) Ross Lee (CA) Rouzer Lee (NV) Roy Leger Fernandez Roybal-Allard Lesko Ruiz Ruppersberger Letlow Levin (CA) Rush Rutherford Levin (MI) Lieu Ryan Lofgren Sánchez Long Sarbanes Loudermilk Scalise Lowenthal Scanlon Schakowsky Lucas Luetkemeyer Schiff Schneider Luria Lynch Schrader Mace Schrier Malinowski Schweikert Malliotakis Scott (VA) Scott, Austin Maloney, Carolyn B Scott, David Maloney, Sean Sessions Sewell Manning Sherman Massie Sherrill Mast Simpson Matsui Sires McBath Slotkin McCarthy Smith (MO) McCaul Smith (NE) McClain Smith (NJ) McClintock Smith (WA) McCollum Smucker McEachin Soto McGovern Spanberger McHenry SpartzMcKinley Speier McNerney Stansbury Meeks Stanton Meijer Stauber Meng Steel Meusei Stefanik Mfume Steil Miller (II.) Steube Miller (WV) Stevens Miller-Meeks Stewart Moolenaar Strickland Mooney Suozzi Moore (AL) Swalwell Moore (UT Takano Moore (WI) Taylor Morelle Tenney Moulton Mullin Murphy (FL) Murphy (NC) Tiffany Nadler Timmons Napolitano Titus Tlaib Neguse Tonko Nehls Torres (CA) Newhouse Torres (NY) Newman Trahan Norcross Trone Norman Turner Nunes O'Halleran Underwood Upton Obernolte Valadao Owens Van Drew Palazzo Van Duyne Pallone Vargas Palmer Veasey Panetta. Vela. Pappas Velázquez Pascrell Wagner Payne Pence Walberg Perlmutter Walorski Waltz Perry Peters Wasserman Schultz Pfluger Waters Phillips Pocan Weber (TX) Porter Posey Webster (FL) Price (NC) Welch Quigley Wenstrup Raskin Westerman Reed Wexton Reschenthaler Rice (NY) Williams (GA) Rice (SC) Williams (TX) Rodgers (WA) Wilson (FL)

Rogers (AL) Thompson (CA) Thompson (MS)
Thompson (PA) Watson Coleman Wilson (SC) Womack Young Wittman Yarmuth Zeldin NAVS-5 Rowman Ocasio-Cortez Presslev Bush Omar NOT VOTING-9 Aderholt Davis, Danny K. Mrvan Fulcher Pingree Brady Burchett Hollingsworth Salazar

\Box 1923

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Amodei	Kirkpatrick	Neal (McGovern)
(Balderson)	(Stanton)	Pappas (Clark
Clarke (NY)	Kuster (Blunt	(MA))
(Jeffries)	Rochester)	Payne (Pallone)
Cooper (Clark	Lawson (FL)	Porter (Levin
(MA))	(Evans)	(CA))
DeFazio (Davids	Lieu (Beyer)	Rodgers (WA)
(KS))	Lowenthal	(Joyce (PA))
DeSaulnier	(Beyer)	Ruiz (Aguilar)
(Matsui)	Lynch (Clark	Rush
Espaillat	(MA))	(Underwood)
(Jeffries)	Maloney,	Sewell (DelBene)
Garcia (IL)	Carolyn (Rice	Suozzi (Panetta)
(García (TX))	(NY))	Thompson (MS)
Hoyer (Brown)	McCaul	(Butterfield)
	(Arrington)	Torres (Clark
Johnson (TX)	Meng (Clark	(MA))
(Jeffries)	(MA))	Vela (Gomez)
Kelly (IL)	Moulton (Beyer)	Velázquez
(Jeffries)	Mullin (Cole)	(Jeffries)
Kim (NJ)	Napolitano	Wilson (FL)
(Pallone)	(Correa)	(Hayes)

THERE IS STILL WORK TO BE DONE

(Mr. LANGEVIN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LANGEVIN. Madam Speaker, I rise today in honor of our newest Federal holiday. Juneteenth marks the critical point in our Nation's history when the final enslaved Americans were freed from the evil bondage of slavery 156 years ago.

Honestly, as a student growing up in Rhode Island, surrounded by mostly White classmates, I was never taught about Juneteenth. As much as I hate to admit it, Juneteenth was simply not a part of my education.

Some of my colleagues have suggested that we should ignore our history, as inconvenient or uncomfortable as it may be. Well, that is wrong. As a nation, we must own up to our mistakes and celebrate our ability to overcome them, not attempt to sweep them under the rug.

Juneteenth is every bit a part of American history. It is a time to honor those who fought so hard to end slavery and to reflect on the work that remains before true racial justice is achieved.

As we celebrate last week's vote, let us recommit ourselves to rooting out the systemic racism that still plagues our Nation. REQUEST TO CONSIDER H.R. 18, NO TAXPAYER FUNDING FOR ABORTION

(Mr. McCARTHY asked and was given permission to address the House for 1 minute.)

Mr. McCARTHY. Madam Speaker, the Declaration of Independence says that our God-given freedoms are life, liberty, and the pursuit of happiness. As Members of Congress, we made a commitment to uphold those freedoms equally for everyone, but Democrats and their radical allies are chipping them away.

Let's be clear. The Hyde amendment is not discriminatory. Instead, it is an essential safeguard that not only protects Americans' right of conscience, but also has saved more than two million lives from abortion since its first enactment in 1976.

Until recently, it was also overwhelmingly bipartisan. In fact, one of the most vocal supporters in Congress was then-Senator Joe Biden. He told one of his constituents in 1994, "The government should not tell those with strong convictions against abortion, such as you and I, that we must pay for them."

Well said, Mr. President.

Since then, the purpose of Hyde hasn't changed. The strong convictions of American people against abortion hasn't changed. In poll after poll, they tell us they strongly support a wall of separation between abortions and taxpayers.

And the science hasn't changed. If anything, it has proven beyond a shadow of doubt that human life begins at conception.

One thing, however, has changed: The Democrats. By putting Hyde on the chopping block, the message they are sending is clear and chilling; that the radical demands of the socialist left drown out common sense, science, and the views of most Americans; that the party of "safe, legal, and rare" is now the party of abortion on demand, until or even after the point of birth, and funded by taxpayers; and that the government will compel taxpayers to violate their strongest convictions.

Madam Speaker, the question before us today is a simple and straightforward moral issue. To represent the values of all Americans, Congress must respect their rights of conscience and not disregard them.

Therefore, I ask unanimous consent that the Committees on Energy and Commerce, Ways and Means, and the Judiciary be discharged from further consideration of H.R. 18, the No Taxpayer Funding for Abortion, and ask for its immediate consideration in the House.

□ 1930

The SPEAKER pro tempore. Under guidelines consistently issued by successive Speakers, as recorded in section 956 of the House Rules and Manual, the Chair is constrained not to entertain the request unless it has been

cleared by the bipartisan floor and committee leaderships.

Mr. McCARTHY. Madam Speaker, on the Republican side, it is cleared, so there is only one party denying it.

CALLING ON NEED FOR COM-PREHENSIVE MENTAL HEALTH LEGISLATION

(Ms. KAPTUR asked and was given permission to address the House for 1 minute.)

Ms. KAPTUR. Madam Speaker, I rise this evening to call my colleagues' attention to the dire need for Congress to continue building upon recent progress to unlock the mysteries of the human brain and serious mental illness. Along with other legislation we are working on in the field of health, we have to create and pass robust mental health legislation.

Alongside other members of our Congressional Mental Health Caucus and the Bipartisan Addiction and Mental Health Task Force, we are pulling together legislation to establish a comprehensive Mental Health Crisis Response Act.

I invite all of our colleagues to please work with our bipartisan working group. America has waited too long. The fundamentals of our social economy depend on the good health of our citizenry, and their ability to access quality and affordable behavioral health services has for too long been ignored.

Countless constituents face insurance barriers when accessing mental health services, and we must address the negative social and physical determinants of health that cause trauma and tragic illnesses.

It is time for us to take meaningful action. Again, I invite my colleagues to join us in preparing this important legislation.

REQUEST TO CONSIDER H.R. 18, NO TAXPAYER FUNDING FOR ABORTION ACT

(Mr. SCALISE asked and was given permission to address the House for 1 minute.)

Mr. SCALISE. Madam Speaker, I ask unanimous consent that the Committees on Energy and Commerce, Ways and Means, and the Judiciary be discharged from further consideration of H.R. 18, the No Taxpayer Funding for Abortion Act to codify the Hyde amendment language, and I ask for its immediate consideration in the House.

The SPEAKER pro tempore. Under guidelines consistently issued by successive Speakers, as recorded in section 956 of the House Rules and Manual, the Chair is constrained not to entertain the request unless it has been cleared by the bipartisan floor and committee leaderships.

CONSTITUENTS ARE FRUSTRATED

(Ms. SCANLON asked and was given permission to address the House for 1 minute.)